

with a Purple Heart and four battle stars. Following his military career, Tony helped establish the Euclid Veteran's Club. He was also a member of the American Legion Euclid Post 343, the Veterans of Foreign Wars Post 1056 and was an inductee to the Ohio Veterans Hall of Fame Class of 2008.

Mr. Sustarsic was appointed to the Euclid City Council in 1954 and served until 1968 when he was appointed Administrative Director. He was elected as the ninth Mayor of Euclid in 1975. During his term as mayor, Mr. Sustarsic expanded senior programs and facilities, and oversaw infrastructure improvements and the opening of Euclid Square Mall.

I offer my condolences to his wife, the former Helen Palsa; children, Jerry and Judy Malachowski; two grandchildren, Tony (Pam) and Paula (George); and great-grandchildren, Eddie, Alex, Tony III, Jordon and Joey.

Mr. Speaker and colleagues, please join me in honoring the memory of Mr. Tony J. Sustarsic, who bravely fought for his country and valiantly served the residents of Euclid.

VETERANS WALK FOR WOUNDED WARRIORS

HON. ALLEN B. WEST

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 18, 2012

Mr. WEST. Mr. Speaker, I rise today to recognize and stand alongside four United States Army Veterans on a mission to raise awareness for our Wounded Warriors.

All residents of South Florida, Sgt. Larry Maroto, Sgt. Katrina Taylor, Staff Sgt. Lewis West, and Staff Sgt. Stephen Murphy are enduring a 101-mile walk from West Palm Beach to Homestead, as our brothers in arms endure injuries from a distant war.

"101" is a symbolic number for these Warriors, as they all served in the 101st Airborne Division of the United States Army. Known as the "Screaming Eagles" the 101st Airborne Division was renowned during World War II and its role in Operation Overlord, the D-Day landings on June 6, 1944 in Normandy, France, and action during the Battle of the Bulge near the city of Bastogne, Belgium.

The 101st Airborne is one of the most highly decorated units in the United States Army.

Although our Military Warriors bear harsh conditions away from home and from the love of their friends and family, many Wounded Warriors find the return home can be even more harrowing. The Wounded Warrior Project, of which these Veterans are walking to support, seek to help injured veterans of the Iraq and Afghanistan wars transition to civilian life.

My heart is always with my fellow comrades in arms and their families who are serving in Afghanistan and across our globe. Their sacrifice, courage, and patriotism are the lifeblood of our great nation. These Veterans' commitment to our brothers and sisters in uniform reminds us all why America is the greatest and most exceptional nation on the face of the Earth.

I believe that the United States Congress can learn a lot from these Veterans. They do not know personally all of the people they are helping with the money raised from this walk. They do not care whether they are Repub-

licans or Democrats. They care that at the end of the day, they did their best to help their fellow brothers and sisters.

I truly commend these Veterans for their unwavering service to our nation and to our Wounded Warriors. May they rendezvous with destiny on their mission.

Steadfast and Loyal.

THE ADMINISTRATION'S MIXED MESSAGE ON SUDAN

HON. FRANK R. WOLF

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 18, 2012

Mr. WOLF. Mr. Speaker, I submit a copy of a letter I received from the assistant secretary for legislative affairs at the State Department in response to a December 13, 2011, letter to President Obama expressing my disbelief that the administration had granted the necessary waiver for the genocidal government of Sudan to obtain legal representation from Mr. Bart Fisher, a lawyer in Washington. I also submit the December 13 letter to the president.

I have written various administration officials at the State Department, Treasury and the White House since I learned of this indefensible development. Every response I have received to date attempts, unsuccessfully, to put my mind at ease by assuring me that the U.S. government has a "firm policy of denying authorization to U.S. persons who seek to lobby or provide public relations services on behalf of the Government of Sudan for the lifting of sanctions or for any other purposes." However, the administration argues that "Our system allows even the worse actors to receive legal advice on how to comply with our laws and to challenge sanction enforcement actions in court."

I don't agree with their analysis. But even if I did, the restrictions on representation that the administration claims to have in place are inconsistent with what Mr. Fisher is actually being permitted to do. Mr. Fisher wrote me a letter claiming, "Although the Office of Foreign Assets Control (OFAC) has granted my law office a license, that license does not authorize any lobbying activities, and my office will engage in none. We will respond (emphasis added), however, to requests, for information from Members of Congress or the Obama Administration."

As I pointed out in a December 15, 2011 letter to Treasury Secretary Geithner, I never requested information from Mr. Fisher. And yet, in the letter to my office, he tries to convince me, as a member of Congress, not anyone involved in court proceedings with the Government of Sudan, that the current sanctions regime should be altered. How can this not be understood to be lobbying?

Meanwhile, on Monday, U.S. Ambassador to the United Nations (UN) Susan Rice sent a strongly worded letter to the president of the UN Security Council about the tragedy presently unfolding in Sudan—specifically in Southern Kordofan and Blue Nile. Rice wrote, "It is clear that the Government of Sudan has instituted a deliberate policy to prevent humanitarian agencies from reaching vulnerable civilians impacted by the conflict. She said that the people of these regions have been pushed to the 'brink of a major humanitarian crisis.'"

She warned of "famine conditions" and concluded, "A humanitarian disaster of this magnitude is unacceptable in any circumstance. It is particularly shameful when the path to averting large-scale loss of innocent lives is so clear. Mr. President, this crisis can be addressed by the Government of Sudan, if it were to allow the United Nations and other relied organizations immediate and unimpeded access to vulnerable civilians across Southern Kordofan and Blue Nile."

I would argue that that is not the only thing that is shameful. This administration is splitting hairs. It is blind to its own inconsistency. I agree wholeheartedly with Ambassador Rice's analysis. And yet, the administration, in the face of past crimes against humanity and genocide and present actions which jeopardize the lives of thousands of people, has given the Government of Sudan the privilege a legal representation in our nation's capital—representation which constitutes lobbying.

The administration must reverse course and revoke Mr. Fisher's license lest Secretary Clinton, Secretary Geithner and President Obama be complicit in aiding a genocidal government.

U.S. DEPARTMENT OF STATE,
Washington, DC, January 12, 2012.

HON. FRANK R. WOLF,
House of Representatives.

DEAR MR. WOLF: Thank you for your letter of December 13, 2011, to President Obama and your subsequent call to Secretary Clinton concerning reports that the Government of Sudan has attempted to retain a lobbyist to represent its interests in the United States. While we cannot comment on specific cases, the United States government has a firm policy of denying authorization to U.S. persons who seek to lobby or provide public relations services on behalf of the Government of Sudan for the lifting of sanctions or for any other purpose. There are no current Office of Foreign Assets Control (OFAC) licenses allowing U.S. persons to lobby or provide public relations services on behalf of the Government of Sudan.

We also recognize the importance of due process and opportunity for redress under the Sudan sanctions regime. Our system allows even the worst actors to receive legal advice on how to comply with our laws and to challenge sanction enforcement actions in court. However, such legal services do not include lobbying activities. There are investigation and enforcement mechanisms in place to ensure compliance with U.S. sanctions, which include the possibility of civil and criminal penalties for violations of sanctions regulations.

We hope this information is helpful in addressing your concerns. Please feel free to contact us further on this or any matter of concern to you.

Sincerely,

DAVID S. ADAMS,
Assistant Secretary, Legislative Affairs.

HOUSE OF REPRESENTATIVES,
December 13, 2011.

HON. BARACK H. OBAMA,
The President,
The White House, Washington DC.

DEAR MR. PRESIDENT: I was appalled to learn yesterday that the genocidal government of Khartoum has hired a firm to represent it in Washington for the express purpose of trying "to lift American sanctions against it," according to a piece which ran in Africa Intelligence, on December 10. This is an outrage.

The publication reported that the Law Office of Bart S. Fisher would be paid \$20,000 a month plus expenses to represent this government which literally has blood on its